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for the
WOOLFOLK CHEMICAL WORKS, INC NPL Site
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2.0 REMOVAL RESPONSE**2.12 On-Site Registers and Logs**

1. "Uniform Hazardous Waste Manifest" Form, US EPA, Showing Removal of Containers of Solid and Liquid Wastes. (April 09, 1996)

3.0 REMEDIAL INVESTIGATION (RI)**3.12 Endangerment Assessments**

1. Cross Reference: Letter from Bill Mundy, State of Georgia Department of Natural Resources, to Timothy Woolheater, EPA Region IV. Concerning Comments on the Final Feasibility Study Addendum, Including Comments on the Baseline Risk Assessment Addendum, Which is Included in the Feasibility Study Report. (December 21, 1995) [Filed and cited in Entry Number 11 of 4. 9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports]
2. Cross Reference: Letter from Timothy Woolheater, EPA Region IV, to Michael Kowalski, Canadyne-Georgia Corporation. Concerning Review Comments on the "Final" Feasibility Study Addendum, Including Comments on the Baseline Risk Assessment Addendum. (December 21, 1995) [Filed and cited in Entry Number 12 of 4. 9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports]
3. Memo from Elmer Akin, EPA Region IV, to Timothy Woolheater, EPA Region IV. Concerning Review of and Comments on Risk Assessment Review Conducted by State of Georgia Environmental Protection Division. (December 21, 1995)
4. Letter from Glenn Millner, Terranext, to Timothy Woolheater, EPA Region IV. Concerning Responses to USEPA's Comments on Draft Feasibility Study Report for OU3 (dated 12/21/95) and EPA's Conclusion that an Addendum to the Baseline Risk Assessment Specific to OU3 is Necessary. (January 25, 1996)
5. Letter from Alan Nye, Terranext, to Timothy Woolheater, EPA Region IV. Concerning Transmittal of OU-3 Risk Assessment Addendum. (February 07, 1996)
6. Letter from Glenn Millner, Terranext, to Timothy Woolheater, EPA Region IV. Outlining Changes to Baseline Risk Assessment Addendum That EPA Requested. (February 20, 1996)
7. Cross Reference: Letter from Michael Kowalski, Canadyne-Georgia Corporation, to Timothy Woolheater, EPA Region IV. Transmitting Final OU3 Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum. (March 06, 1996) [Filed and cited in Entry Number 16 of 4. 9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports]
8. Letter from Kenneth Mitchell, Georgia Environmental Protection Division, to Timothy Woolheater, EPA Region IV. Concerning Review Comments on Draft Appendix: Final Baseline Risk Assessment Addendum. (March 08, 1996)
9. Cross Reference: Letter from Brian Strickland, Weston, to Timothy Woolheater, EPA Region IV. Transmitting Comments on CGC's 3/96 Draft Feasibility Study Addendum, Including Comments on the Baseline Risk Assessment Addendum Which is Included in the Addendum. (March 29, 1996) [Filed and cited in Entry Number 19 of 4. 9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports]
10. Cross Reference: Letter from Bill Mundy, Georgia Environmental Protection Division, to Timothy Woolheater, EPA Region IV. Concerning Review Comments on the Feasibility Study Addendum, Including Comments on the Baseline Risk Assessment Addendum. (April 17, 1996) [Filed and cited in Entry Number 22 of 4. 9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports]

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3.0 REMEDIAL INVESTIGATION (RI)**3.12 Endangerment Assessments**

11. Cross Reference: Letter from Timothy Woolheater, EPA Region IV, to Michael Kowalski, Canadyne-Georgia Corporation. Concerning EPA's Disapproval of the Feasibility Study Addendum and Announcing EPA's Intention to Modify and Complete the Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum. (April 25, 1996) [Filed and cited in Entry Number 23 of 4.9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports]
12. Cross Reference: Letter from James Levine, Hunton & Williams, to Paul Schwartz, EPA Region IV. Concerning Canadyne-Georgia Corporation's Disagreement with EPA's Disapproval of the Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum. (May 03, 1996) [Filed and cited in Entry Number 25 of 4.9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports]
13. Letter from Monica Caravati, Weston, to Timothy Woolheater, EPA Region IV. Reviewing Chemicals for Potential Concern in the Baseline Risk Assessment Addendum. (May 14, 1996)
14. Cross Reference: Letter from Timothy Woolheater, EPA Region IV, to R. Brian Strickland, Weston. Transmitting EPA's Comments Regarding CGC's Draft Feasibility Study Addendum for Weston to Address in Their Feasibility Study Addendum; Letter Also Responds to Weston's Comments, Dated 3/29/96, on CGC's Draft Feasibility Study Addendum. (May 17, 1996) [Filed and cited in Entry Number 26 of 4.9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports]
15. Letter from Monica Usrey, Weston, to Timothy Woolheater, EPA Region IV. Concerning Transmittal of the Baseline Risk Assessment in the Revised Appendix C of the Draft Feasibility Study Report. (May 24, 1996)
16. Facsimile Transmittal of Sections of the Baseline Risk Assessment Addendum from Timothy Woolheater, EPA Region IV, to Monica Caravati, Weston. Concerning Mr. Woolheater's and Mr. Akin's Comments. (June 03, 1996)
17. Letter from Bill Mundy, Georgia Environmental Protection Division, to Timothy Woolheater, EPA Region IV. Concerning Review Comments on the Baseline Risk Assessment Addendum. (June 07, 1996)
18. Letter from Monica Caravati, Weston, to Timothy Woolheater, EPA Region IV. Concerning Response to State of Georgia Environmental Protection Division and EPA Region IV Comments on the Addendum to the Final Baseline Risk Assessment. (June 21, 1996)
19. Letter from Max Kiefer, National Institute for Occupational Safety and Health (NIOSH), to Richard Dennis, SureCo. Concerning Evaluation of Potential for Current Work Exposure to Site Contaminants at SureCo. (June 24, 1996)
20. Cross-Reference: the BASELINE RISK ASSESSMENT ADDENDUM can be found in the FEASIBILITY STUDY ADDENDUM, Appendix C.. (November 1996) [Filed and Cited as Entry Number 39 in 4.9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports].
21. Cross Reference: Letter from Monica Caravati, Weston, to Timothy Woolheater, EPA Region IV. Transmitting the Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum in the Appendix. (November 05, 1996) [Filed and cited in Entry Number 30 of 4.9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports]

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3.0 REMEDIAL INVESTIGATION (RI)**3.12 Endangerment Assessments**

22. Cross Reference: Letter from Bill Mundy, Georgia Environmental Protection Division, to Timothy Woolheater, EPA Region IV. Concerning Review Comments on the Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum, Submitted by Weston. (December 06, 1996) [Filed and cited in Entry Number 33 of 4. 9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports]
23. Cross Reference: Letter from Timothy Woolheater, EPA Region IV, to Monica Caravati, Weston. Concerning EPA's Comments on the Draft 3, Revision 0 of the Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum. (December 09, 1996) [Filed and cited in Entry Number 34 of 4. 9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports]
24. Cross Reference: Letter from Jim McNamara, Georgia Environmental Protection Division, to Timothy Woolheater, EPA Region IV. Concerning Comments on the Draft Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum in Appendix C. (April 22, 1997) [Filed and cited in Entry Number 40 of 4. 9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports]
25. Cross Reference: Memo from William O'Steen, EPA Region IV, to Timothy Woolheater, EPA Region IV. Concerning Comments on the Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum. (April 30, 1997) [Filed and cited in Entry Number 42 of 4. 9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports]
26. Cross Reference: Letter from Timothy Woolheater, EPA Region IV, to Monica Caravati, Weston. Concerning Approval of the Feasibility Study Addendum, With Certain Clarifications Requested. (May 05, 1997) [Filed and cited in Entry Number 43 of 4. 9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports]

4.0 FEASIBILITY STUDY (FS)**4.1 Correspondence**

1. Letter from Timothy Woolheater, EPA Region IV to Addressees. Concerning the Major On-Site and Off-Site Issues Regarding Remediation. (June 09, 1995)
2. Letter from Albert Vickers, Canadyne-Georgia Corporation, to Timothy Woolheater, EPA Region IV. Responding to 6/9/95 Letter Regarding Major On-Site and Off-Site Issues, as well as Requesting an Extension of the Deadline for Submittal of the Feasibility Study Report. (June 23, 1995)

4.2 Sampling and Analysis Data

1. Facsimile Transmittal from Carol Wood for Glenn Millner, Terranext, to Addressees. Concerning Revised Sampling and Analysis Plan for Building W. (February 16, 1996)
2. Memo from Steve Hall, Science and Ecosystem Support Division, to Timothy Woolheater, EPA Region 4. (June 17, 1997) Transmitting Sediment and Surface Soil Sampling Conducted on 6/19/96 for the Woolfolk Chemical Site.

4.4 Work Plans and Progress Reports

1. "Woolfolk Chemical Works - Fort Valley, Georgia - Existing Capped Area Site Characterization Work Plan," Prepared by CH2M Hill. (July 1996)

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4.0 FEASIBILITY STUDY (FS)**4.4 Work Plans and Progress Reports**

2. Letter from Timothy Woolheater, EPA Region IV, to Michael Kowalski, Canadyne-Georgia Corporation (CGC). Transmitting EPA's and Georgia Environmental Protection Division's Comments on CGC's Work Plan for the Site Characterization of the Existing Capped Area. (September 09, 1996)
3. Letter from Michael Kowalski, Canadyne-Georgia Corporation (CGC), to Timothy Woolheater, EPA Region IV. Transmitting CGC's Modifications to the Work Plan for Site Characterization of the Existing Capped Area, As Well As Their Responses to EPA's and Georgia Environmental Protection Division's Comments to the Work Plan. (September 19, 1996)
4. Letter from Timothy Woolheater, EPA Region IV, to Michael Kowalski, Canadyne-Georgia Corporation (CGC). Concerning EPA's Disappointment with CGC's Modification to the Work Plan for Site Characterization of the Existing Capped Area and EPA's Wish That CGC Will Reconsider Their Modified Proposal. (October 04, 1996)

4.9 Feasibility Study (FS) Reports

1. Cross Reference: "National Oil and Hazardous Substances Pollution Contingency Plan; Action: Final Rule," [400 CFR Part 300] [FRL-3644-1], Federal Register, Vol. 55, No. 46, Rules and Regulations. (March 08, 1990) [Filed and cited in Entry Number 1 of 17. 7 SITE MANAGEMENT RECORDS - Reference Documents]
2. Cross Reference: "Corrective Action Management Units and Temporary Units; Corrective Action Provisions Under Subtitle C; Action: Final Rule," [400 CFR Parts 260, 264, 265, 268, 270, and 271] [FRL-4555-7], Federal Register, Vol. 58, No. 29, Rules and Regulations. (February 16, 1993) [Filed and cited in Entry Number 2 of 17. 7 SITE MANAGEMENT RECORDS - Reference Documents]
3. Cross Reference: "Engineering Bulletin - Solidification/Stabilization of Organics and Inorganics," United States Environmental Protection Agency. (May 1993) [Filed and cited in Entry Number 3 of 17. 7 SITE MANAGEMENT RECORDS - Reference Documents]
4. Letter from Michael Kowalski, Canadyne-Georgia Corporation, to Timothy Woolheater, EPA Region IV. Concerning Responses to EPA's Comments (which are Included) in a Letter Dated 3/31/95 Separating OU2 and OU3 Issues. (August 16, 1995)
5. Facsimile Transmittal from Joan Mattox, National Risk Management Research Laboratory, to Timothy Woolheater, EPA Region IV. Transmitting Edward Bates' Review Comments on the In-Situ Stabilization/Solidification (S/S) Feasibility Alternatives for the Site. (December 06, 1995)
6. Facsimile Transmittal from Joan Mattox, National Risk Management Research Laboratory, to Timothy Woolheater, EPA Region IV. Transmitting David Carson's Review Comments on the Capped Area Sections in the OU3 Feasibility Study Addendum. (December 11, 1995)
7. Memo from William O'Steen, EPA Region IV, to Timothy Woolheater, EPA Region IV. Concerning Comments on the Revised Feasibility Study Addendum for the Woolfolk Chemical Operable Unit (OU) 3. (December 11, 1995)
8. Letter from Claude Terry, CTA Environmental, to Timothy Woolheater, EPA Region IV. Concerning Comments to the Final Feasibility Study Addendum. (December 12, 1995)
9. A letter from Michael Kowalski, Canadyne-Georgia Corporation, to Timothy Woolheater, EPA Region IV. Concerning a Request to Extend the Deadline for Submission of the Final Feasibility Study Addendum. (December 13, 1995)

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4.0 FEASIBILITY STUDY (FS)**4.9 Feasibility Study (FS) Reports**

10. Letter from Claude Terry, CTA Environmental, to Timothy Woolheater, EPA Region IV. Concerning Additional Comments to the Final Feasibility Study Addendum. (December 13, 1995)
11. Letter from Bill Mundy, State of Georgia Department of Natural Resources, to Timothy Woolheater, EPA Region IV. Concerning Comments on the Final Feasibility Study Addendum, Including Comments on the Baseline Risk Assessment Addendum, Which is Included in the Feasibility Study Report. (December 21, 1995)
12. Letter from Timothy Woolheater, EPA Region IV, to Michael Kowalski, Canadyne-Georgia Corporation. Concerning Review Comments on the "Final" Feasibility Study Addendum, Including Comments on the Baseline Risk Assessment Addendum. (December 21, 1995)
13. Technical Memorandum Number 1 prepared by Mark Nielsen and Kristina Garcia, CH2M Hill, for William O'Steen, EPA Region IV, to Timothy Woolheater, EPA Region IV. Concerning Proposed Identification of Onsite Soil Action Levels for Unremediated Soils and Summers Model Input Parameters for Calculation of Groundwater Protection Levels. (February 14, 1996)
14. Technical Memorandum Number 2 prepared by Mark Nielsen and Kristina Garcia, CH2M Hill, for William O'Steen, EPA Region IV, to Timothy Woolheater, EPA Region IV. Concerning Proposed Identification of Onsite Soil Action Levels for Remediated Soils and Summers Model Input Parameters for Calculation of Groundwater Protection Levels. (February 14, 1996)
15. Memo from William O'Steen, EPA Region IV, to Timothy Woolheater, EPA Region IV. Concerning Review Comments on Technical Memoranda Submitted by CH2M Hill. (February 26, 1996)
16. Letter from Michael Kowalski, Canadyne-Georgia Corporation, to Timothy Woolheater, EPA Region IV. Transmitting Final OU3 Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum. (March 06, 1996)
17. The "Draft Feasibility Study Addendum Operable Unit No. 3 - Woolfolk Chemical Works Site, Fort Valley, Georgia," CH2M Hill. (March 06, 1996)
18. Memo from William O'Steen, EPA Region IV, to Timothy Woolheater, EPA Region IV. Concerning Review Comments on the Feasibility Study Addendum. (March 25, 1996)
19. Letter from Brian Strickland, Weston, to Timothy Woolheater, EPA Region IV. Transmitting Comments on CGC's 3/96 Draft Feasibility Study Addendum, Including Comments on the Baseline Risk Assessment Addendum Which is Included in the Addendum. (March 29, 1996)
20. Memo from David Carson, National Risk Management Research Laboratory, to Joan Mattox, National Risk Management Research Laboratory. Concerning Comments Regarding the On-Site Capped Area Sections in the Draft Feasibility Study Addendum. (April 02, 1996)
21. Cross Reference: "Uniform Hazardous Waste Manifest" Form, US EPA, Showing Removal of Containers of Solid and Liquid Wastes. (April 09, 1996) [Filed and cited in Entry Number 1 of 2.12 REMOVAL RESPONSE - On-Site Registers and Logs]
22. Letter from Bill Mundy, Georgia Environmental Protection Division, to Timothy Woolheater, EPA Region IV. Concerning Review Comments on the Feasibility Study Addendum, Including Comments on the Baseline Risk Assessment Addendum. (April 17, 1996)

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4.0 FEASIBILITY STUDY (FS)**4.9 Feasibility Study (FS) Reports**

23. Letter from Timothy Woolheater, EPA Region IV, to Michael Kowalski, Canadyne-Georgia Corporation. Concerning EPA's Disapproval of the Feasibility Study Addendum and Announcing EPA's Intention to Modify and Complete the Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum. (April 25, 1996)
24. Cross Reference: "Requirements for Management of Hazardous Contaminated Media; Action: Proposed Rule," [40 CFR Parts 260, 261, 262, 264, 268, 269 and 271] [FRL-5460-4], Federal Register, Vol. 61, No. 83, Proposed Rules. (April 29, 1996) [Filed and cited in Entry Number 4 of 17. 7 SITE MANAGEMENT RECORDS - Reference Documents]
25. Letter from James Levine, Hunton & Williams, to Paul Schwartz, EPA Region IV. Concerning Canadyne-Georgia Corporation's Disagreement with EPA's Disapproval of the Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum. (May 03, 1996)
26. Letter from Timothy Woolheater, EPA Region IV, to R. Brian Strickland, Weston. Transmitting EPA's Comments Regarding CGC's Draft Feasibility Study Addendum for Weston to Address in Their Feasibility Study Addendum; Letter Also Responds to Weston's Comments, Dated 3/29/96, on CGC's Draft Feasibility Study Addendum. (May 17, 1996)
27. Letter from R. Brian Strickland, Weston, to Timothy Woolheater, EPA Region IV. Concerning the Estimate of Increased Remediation Costs Associated with SureCo's On-Site Presence. (June 19, 1996)
28. Letter from David Vansant, SureCo, to Timothy Woolheater, EPA Region IV. Relating Concerns About Remaining On-Site During and After Remediation. (June 21, 1996)
29. Letter from Bill Mundy, Georgia Environmental Protection Division, to Timothy Woolheater, EPA Region IV. Concerning Comments Regarding Selection and Possible Use of Soil Solidification/Stabilization with Subsequent Paving as an Element of the Final Remedy. (July 03, 1996)
30. Letter from Monica Caravati, Weston, to Timothy Woolheater, EPA Region IV. Transmitting the Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum in the Appendix. (November 05, 1996)
31. "Woolfolk Chemical Works - Capped Area Investigation Report," Prepared for Canadyne-Georgia Corporation by CH2M Hill. (December 1996)
32. Memo from William O'Steen, EPA Region IV, to Timothy Woolheater, EPA Region IV. Concerning Review Comments on the Feasibility Study Addendum Submitted by Weston. (December 05, 1996)
33. Letter from Bill Mundy, Georgia Environmental Protection Division, to Timothy Woolheater, EPA Region IV. Concerning Review Comments on the Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum, Submitted by Weston. (December 06, 1996)
34. Letter from Timothy Woolheater, EPA Region IV, to Monica Caravati, Weston. Concerning EPA's Comments on the Draft 3, Revision 0 of the Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum. (December 09, 1996)
35. Memo from William O'Steen, EPA Region IV, to Timothy Woolheater, EPA Region IV. Concerning Recommended Procedure for Calculating Soil Remedial Values from Range of Values Developed by Weston for Contaminants at the Site. (December 16, 1996)

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4.0 FEASIBILITY STUDY (FS)**4.9 Feasibility Study (FS) Reports**

36. Letter from Michael Kowalski, Canadyne-Georgia Corporation, to Timothy Woolheater, EPA Region IV. Concerning CGC's Proposed Changes to the Soil Remedial Goals for Groundwater Protection Factors (namely Kd Values) in the Capped Area Which CGC Feels May be Overly Conservative. (January 23, 1997)
37. Memo from Timothy Woolheater, EPA Region IV, to the Administrative Record. Discussing the Onsite Buildings and the Potential for Hazardous Releases. (February 27, 1997)
38. Memo from William O'Steen, EPA Region IV, to Timothy Woolheater, EPA Region IV. Concerning Comments on CGC's Proposed Changes to the Soil Remedial Goals for Groundwater Protection and Comments on the Capped Area Investigation Report. (March 03, 1997)
39. "Feasibility Study Addendum - Operable Unit 3 - Woolfolk Chemical Works Site - Fort Valley, Georgia," Roy F. Weston, Inc. for EPA Region IV. (April 04, 1997)
40. Letter from Jim McNamara, Georgia Environmental Protection Division, to Timothy Woolheater, EPA Region IV. Concerning Comments on the Draft Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum in Appendix C. (April 22, 1997)
41. Letter from Brian Magee, Weston, to Timothy Woolheater, EPA Region IV. Concerning Evaluation of Hypothetical Future Exposures to Treated Soils that Remain On Site Following In-Situ Stabilization/Solidification (S/S) Treatment. (April 24, 1997)
42. Memo from William O'Steen, EPA Region IV, to Timothy Woolheater, EPA Region IV. Concerning Comments on the Feasibility Study Addendum, Which Includes the Baseline Risk Assessment Addendum. (April 30, 1997)
43. Letter from Timothy Woolheater, EPA Region IV, to Monica Caravati, Weston. Concerning Approval of the Feasibility Study Addendum, With Certain Clarifications Requested. (May 05, 1997)

4.10 Proposed Plans for Selected Remedial Action

1. Cross Reference: Facsimile Transmittal from Mark Nielsen, CH2M Hill, to Timothy Woolheater, EPA Region IV. Concerning Deeds for Three Properties Located on MLK Currently Owned by CGC; Also Transmitting Zoning Information. (January 08, 1997) [Filed and cited in Entry Number 1 of 17. 2 SITE MANAGEMENT RECORDS - Access Records]
2. "U.S. Environmental Protection Agency Superfund Proposed Plan Fact Sheet - Woolfolk Chemical Works Site Operable Unit 3," EPA Region IV. (May 1997)
3. Memo from Bill Mundy, Georgia Environmental Protection Division, to Mario Villamarzo, EPA Region 4, and Timothy Woolheater, EPA Region 4. (May 12, 1997) Concerning Georgia Environmental Protection Division (EPD) Comments on the Proposed Plan; Attached is a Letter from Bill Mundy, Georgia Environmental Protection Division, to Timothy Woolheater, EPA Region 4, Dated 5/12/97, Concerning EPD's Formal Comments on the Proposed Plan.
4. Facsimile Transmittal from James Sliwinski, Georgia Environmental Protection Division, to Mario Villamarzo, EPA Region 4. (June 27, 1997) Concerning Documentation Indicating That the Soil Contains Moderately High Levels of Arsenic Underneath the Cap on the Woolfolk Chemical Works Plant Site.

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5.0 RECORD OF DECISION (ROD)**5.1 Correspondence**

1. Cross Reference: Letter from Harold Reheis, Georgia Environmental Protection Division, to John Hankinson, EPA Region 4. (November 25, 1997) Concerning concurrence of the Record of Decision, as well as comments relating to the telephone conversation on 11/24/97. [Filed and cited in Entry Number 2 of 5.9 RECORD OF DECISION (ROD) - Record of Decision (ROD)]

5.2 Responsiveness Summaries

1. Letter from Brian Magee, Roy F. Weston, Inc., to Timothy Woolheater, EPA Region 4. (November 25, 1997) Concerning evaluation of the development of risk-based goals for the site in four areas, in response to citizen comments about the Proposed Plan, Feasibility Study and the Baseline Risk Assessment.
2. Cross-Reference: the RESPONSIVENESS SUMMARY can be found in the RECORD OF DECISION, Appendix A. (January 1998) [Filed and Cited as Entry Number 10 in 5.9 RECORD OF DECISION (ROD) - Record of Decision (ROD)].

5.7 Applicable or Relevant and Appropriate Requirements (ARARs)

1. Letter from Timothy Woolheater, EPA Region 4, to James Sliwinski, Georgia Environmental Protection Division. Requesting submittal of potential State ARAR's to the EPA. (October 02, 1997)
2. Cross-Reference: the ARARs for the Woolfolk Chemical Site can be found in the Record of Decision, Appendix B. (August 06, 1998) [Filed and Cited as Entry Number 10 in 5.9 RECORD OF DECISION (ROD) - Record of Decision (ROD)].

5.9 Record of Decision (ROD)

1. Letter from Jim McNamara, Georgia Environmental Protection Division, to Timothy Woolheater, EPA Region 4. Transmitting concerns relating to the "Draft Record of Decision for Operable Unit 3," received on 11/6/97. (November 14, 1997)
2. Letter from Harold Reheis, Georgia Environmental Protection Division, to John Hankinson, EPA Region 4. (November 25, 1997) Concerning concurrence of the Record of Decision, as well as comments relating to the telephone conversation on 11/24/97.
3. Letter from Michael Kowalski, Canadyne-Georgia Corporation, to Richard Green, EPA Region 4. (December 08, 1997) Concerning Canadyne's opposition to EPA's selected remedy for the Record of Decision.
4. Letter from Brian Magee, Weston, to Timothy Woolheater, EPA Region 4. (December 10, 1997) Transmitting the approach and results of the volume estimate of capped material, evaluation of the list of chemicals of concern, and calculation of an arsenic air goal.
5. Letter from Brian Magee, Weston, to Timothy Woolheater, EPA Region 4. (December 11, 1997) Transmitting a correction to the letter dated 12/10/97 concerning screening of COC's.
6. Letter from Michael Kowalski, Canadyne-Georgia Corporation, to Richard Green, EPA Region 4. (December 22, 1997) Transmitting Canadyne's follow-up on a few points raised in the 12/8/97 letter.
7. Facsimile transmittal from Brian Magee, Weston, to Timothy Woolheater, EPA Region 4. (January 13, 1998) Transmitting cost spreadsheets concerning clean-up alternatives.

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5.0 RECORD OF DECISION (ROD)**5.9 Record of Decision (ROD)**

8. Memo from Timothy Woolheater, EPA Region 4, to the Administrative Record. (January 28, 1998) Concerning EPA's response to Canadyne's letters dated 12/8/97 and 12/22/97 and clarification to the administrative record documenting EPA's consideration of those letters prior to issuing the Record of Decision.
9. Letter from Michael Kowalski, Canadyne-Georgia Corporation, to John Hankinson, EPA Region 4, and Harold Reheis, Georgia Environmental Protection Division. (February 23, 1998) Concerning Canadyne's response to Georgia Environmental Protection Division's (EPD) 11/25/97 letter.
10. "Record of Decision, Summary of Remedial Alternative Selection, Woolfolk Chemical Works Site, Fort Valley, Peach County, Georgia, Operable Unit #3: On-Facility Contamination," EPA Region 4. (August 06, 1998)

13.0 COMMUNITY RELATIONS**13.1 Correspondence**

1. Cross Reference: Letter from David Vansant, SureCo, to Timothy Woolheater, EPA Region IV. Relating Concerns About Remaining On-Site During and After Remediation. (June 21, 1996) [Filed and cited in Entry Number 28 of 4.9 FEASIBILITY STUDY (FS) - Feasibility Study (FS) Reports]
2. Letter from Claude Terry, CTA Environmental, to Timothy Woolheater, EPA Region IV. Concerning Failure to Receive the OU3 Feasibility Study Addendum. (February 23, 1997)
3. Letter from Citizen, to Betty Winter, EPA Region 4. (May 14, 1997) Concerning Comments on Deed Restrictions at the Woolfolk Chemical Site.
4. Letter from Claude Terry, CTA Environmental, Inc., to Timothy Woolheater, EPA Region 4. (May 23, 1997) Concerning Comments on the "Woolfolk Site OU3 Plan Summary".
5. Letter from William Khoury, The Redevelopment Authority of Fort Valley, to EPA Region 4. (June 04, 1997) Concerning Comments on the Clean-Up and Redevelopment of the Woolfolk Site.
6. Letter from Claude Terry, CTA Environmental, Inc., to Timothy Woolheater, EPA Region 4. (June 06, 1997) Requesting an Extension of the Proposed Plan Comment Period.
7. Letter from Citizen, to Timothy Woolheater, EPA Region 4. (June 10, 1997) Concerning Comments on the Proposed Plan for the Woolfolk Chemical Site.
8. Letter from Citizen, to Timothy Woolheater, EPA Region 4. (June 10, 1997) Concerning Comments on the Proposed Plan for the Woolfolk Chemical Site.
9. Letter from Citizen, to Timothy Woolheater, EPA Region 4. (June 10, 1997) Concerning Comments on the Proposed Plan for the Woolfolk Chemical Site.
10. Letter from Beth Collins, Development Authority of Peach County, to EPA Region 4. (June 11, 1997) Concerning Comments on the Proposed Plan for the Woolfolk Chemical Site.
11. Letter from Michael Kowalski, Canadyne-Georgia Corporation, to Betty Winter, EPA Region 4. (June 12, 1997) Requesting an Extension of the Proposed Plan Comment Period.
12. Letter from Claude Terry, CTA Environmental, Inc., to Timothy Woolheater, EPA Region 4. (July 10, 1997) Concerning Comments on the Feasibility Study.

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13.0 COMMUNITY RELATIONS**13.1 Correspondence**

13. Letter from Michael Kowalski, Canadyne-Georgia Corporation, to Betty Winter, EPA Region 4. (July 11, 1997) Concerning Comments on the Proposed Plan and the Feasibility Study.
14. The "Detailed Comments - Operable Unit 3 - Feasibility Study Addendum and Proposed Plan - Woolfolk Chemical Works Site - Fort Valley, Georgia," Canadyne-Georgia Corporation. (July 11, 1997)
15. Letter from Stephen E. O'Day, Smith Gambrell & Russell, LLP [Representing SureCo, Inc. and Peach County Property, Inc.], to Betty Winter, EPA Region 4. (July 14, 1997) Concerning Comments on the Proposed Plan.
16. Letter from John Crellin, Agency for Toxic Substances and Disease Registry, to Betty Winter, EPA Region 4. (July 15, 1997) Concerning Comments on the Proposed Plan.
17. Letter from Rebecca Svatos, CH2M Hill, to Timothy Woolheater, EPA Region 4. (July 28, 1997) Responding to Issues Raised at the 6/13/97 Woolfolk Public Meeting Regarding the Proposed Plan.
18. Letter from Michael Kowalski, Canadyne-Georgia Corporation, to Betty Winter, EPA Region 4. (August 08, 1997) Concerning a Supplemental Comment Regarding the Process Followed in Developing Groundwater Protection Goals and Ranges Presented in the Feasibility Study Addendum.

13.7 News Clippings and Press Releases

1. "Is SureCo's Future in County?" The Leader-Tribune - Fort Valley, GA. (DATE UNKNOWN)
2. "Development Authority Wants Downtown Redevelopment" Byron Gazette - Byron, GA. (August 24, 1994)
3. "Is SureCo a Sure Thing?" The Leader-Tribune - Fort Valley, GA. (February 05, 1997)
4. "Will SureCo Remain?" The Leader-Tribune - Fort Valley, GA. (February 26, 1997)
5. "EPA Public Meeting/Comment Period on Woolfolk Site," EPA Region IV. (May 14, 1997)
6. "EPA Public Notice - Woolfolk Chemical Works Superfund Site - Fort Valley, Peach County, Georgia," EPA Region 4. Concerning comment period extension for Operable Unit 3. (July 1997)
7. "Poor, Predominantly Black City Rallies Against EPA Superfund Cleanup Plan," Associated Press. (September 06, 1997)

13.8 Public Meetings

1. Transcript for the Proposed Plan Public Meeting for the Woolfolk Chemical Works Site, Operable Unit 3. (June 12, 1997)

13.9 Fact Sheets

1. "Use of Corrective Action Management Unit Concept," Office of Solid Waste and Emergency Response and United States Environmental Protection Agency. (August 1992)
2. "Environmental Fact Sheet - EPA Issues Final Rules for Corrective Action Management Units and Temporary Units," Office of Solid Waste and Emergency Response and the United States Environmental Protection Agency. (March 1993)

[Final]

**Administrative Record Index
for the
WOOLFOLK CHEMICAL WORKS, INC NPL Site
(Operable Unit #3)**

13.0 COMMUNITY RELATIONS

13.9 Fact Sheets

3. "Woolfolk Superfund Site - Fort Valley, Peach County, Georgia - Information Fact Sheet," EPA Region IV. (February 1997)
4. Cross Reference: "U.S. Environmental Protection Agency Superfund Proposed Plan Fact Sheet - Woolfolk Chemical Works Site Operable Unit 3," EPA Region IV. (May 1997) [Filed and cited in Entry Number 2 of 4.10 FEASIBILITY STUDY (FS) - Proposed Plans for Selected Remedial Action]

17.0 SITE MANAGEMENT RECORDS

17.2 Access Records

1. Facsimile Transmittal from Mark Nielsen, CH2M Hill, to Timothy Woolheater, EPA Region IV. Concerning Deeds for Three Properties Located on MLK Currently Owned by CGC; Also Transmitting Zoning Information. (January 08, 1997)

17.7 Reference Documents

1. "National Oil and Hazardous Substances Pollution Contingency Plan; Action: Final Rule," [400 CFR Part 300] [FRL-3644-1], Federal Register, Vol. 55, No. 46, Rules and Regulations. (March 08, 1990)
2. "Corrective Action Management Units and Temporary Units; Corrective Action Provisions Under Subtitle C; Action: Final Rule," [400 CFR Parts 260, 264, 265, 268, 270, and 271] [FRL-4555-7], Federal Register, Vol. 58, No. 29, Rules and Regulations. (February 16, 1993)
3. "Engineering Bulletin - Solidification/Stabilization of Organics and Inorganics," United States Environmental Protection Agency. (May 1993)
4. "Requirements for Management of Hazardous Contaminated Media; Action: Proposed Rule," [40 CFR Parts 260, 261, 262, 264, 268, 269 and 271] [FRL-5460-4], Federal Register, Vol. 61, No. 83, Proposed Rules. (April 29, 1996)
5. "Engineering Bulletin - Technology Alternatives for the Remediation of Soils Contaminated with As, Cd, Cr, Hg, and Pb," United States Environmental Protection Agency. (August 1997)
6. Memo from Timothy Fields, U.S. Environmental Protection Agency, to Addressees. (April 13, 1998) Concerning the approach for addressing Dioxin in soil at CERCLA and RCRA sites.